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	<u> </u>	
9. LEGISLATION Discu Michael O'Neil, Chief Counsel, House Permanent Se	ssed with lect Committee	
on Intelligence, draft proposed amendments to H.R. "Federal Auditing and Accounting Act of 1978."	. 12171, the	2
for the Record.)	See Memorandum	

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	Calmailan Dotin	rement Specialist, aired as to status	Ultic Or
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13 . 4	. Janam o throp Veil	ics in the Foreign average to a hi	Ell Ollo Journ
Schreiber said	l the provision wa	ent is strongly ag	ainst this and
other provision remain.	ons in the bill ar was advised.	nd will veto it if	the provisions
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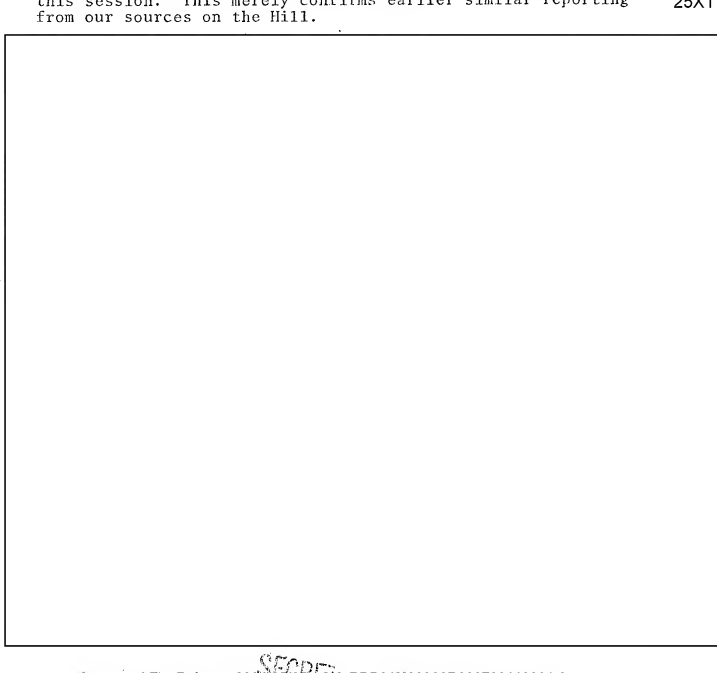
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GROLES

LEGISLATION Spoke with 19. Mr. George Gilbert, OMB, Office of Legislative Reference, who informed me that Justice has not yet been able to comment on CIA proposed amendments to the Federal Tort Claims Act (S. 3314). Mr. Gilbert did, however, state that Justice does not believe the bill has a chance of passage this session. This merely confirms earlier similar reporting

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	TROLEC	
	16. LEGISLATION Spoke with	
	Mr. Michael O'Neil, Chief Counsel, House Permanent Select	
	Committee on Intelligence, and summarized for him the letter	
	we were proposing to send from Deputy Director Carlucci	
	to Chairman Edward P. Boland (D., Mass.) on the matter of	
	H.R. 12171, the "Federal Accounting and Auditing Act of	
	1978." Mr. O'Neil asked that we provide him today with a	
	copy of the draft letter so that he could focus on it before	
_	meeting his commitment to get some amendatory language to Chairman Brooks' staffers working on this legislation. I	
	told Mr. O'Neil I foresaw no problem in providing him a draft	
	of the letter provided he did not show it to anyone not on his	
	staff; he agreed to this. A copy of the draft letter was	
	provided by courier to Mr. O'Neil.	
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	17. LEGISLATION Discussed with	
	Mr. John Kaul, FBI, the substance of the letter we are proposing to send from Deputy Director Carlucci to Chairman Edward P. Boland	
	(D., Mass.), House Permanent Select Committee on Intelligence, on	
	the matter of H.R. 12171, the "Federal Accounting and Auditing	
1/	Act of 1978." Mr. Kaul said he had spoken with Mr. Larry Hammond,	
•	of the Department of Justice, subsequent to my conversation with	
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. /	18. LEGISLATION Called Mr. Stu Foss,	
V	Department of Derense Office of Civilian Personnel Policy, regarding	.g
	Title VII (Labor Management Relations) of the Civil Service Reform bill. According to the Civil Service Commission, Mr. Foss	
	was to be the drafter of exclusionary language provisions for	
	Title VII. Mr. Foss, having recently returned from vacation,	
	was unaware of this but promised to follow up and call me back.	

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14. LEGISLATION Received a call

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from Mr. waiter Douglas, Legislative Correspondent to Representative John Rhodes (R., Ariz.), who inquired about legislation to protect against the unauthorized disclosure of identities of intelligence officers. Mr. Douglas said his query was prompted by recent press articles concerning the activities of Philip Agee. I told Mr. Douglas we were looking at such legislation and gave to him numbers of several bills in both Houses of Congress that deal with this subject.

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15. LEGISLATION Spoke with Mr. Larry Hammond, Office of Legal Counsel, Department of Justice, on the matter of providing to the House Permanent Select Committee on Intelligence amendatory language to H.R. 12171, the "Federal Accounting and Auditing Act of 1978." I gave Mr. Hammond the gist of the letter we were proposing to send from Deputy Director Carlucci to Chairman Edward P. Boland (D., Mass.), in which we were recommending very strongly that the whole issue addressed by H.R. 12171 -- the authority of the Comptroller General to audit confidential funds expenditures -- be considered carefully and preferably in the context of the charter legislation; but that, if that were not possible then we would recommend an amendment to H.R. 12171 which would maintain the status quo of the CIA's present relationship with the Comptroller General on this matter. Mr. Hammond said he had no problems with the letter but asked that we include therein a clear reference to the effect that our amendment did not address the effects of the bill on other entities of the Intelligence Community and that we would hope these matters would be addressed when the legislation receives full consideration. He also clarified for me the position of the Department on section 3 of the bill.